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FEB 2 2 2005 Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent FEB 2 2 2005 Patenting Rejection Over A Prior Patent FEB 2 2 2005 Patenting Rejection Over A Prior Patent			Docket No. P-4604P1C1		
74411					
Application No. 10/632,603	Filing Date August 1, 2003	Examiner Teena Kay Mitchell	Customer No. 26253	Group Art Unit	Confirmation No
Invention: DRUC	G DELIVERY SYSTE	EM INCLUDING HOLDE	R AND DRUG CON	TAINER	,
Owner of Record:	Becton, Dickinson a	and Company			
***	•	COMMISSIONER FOR	PATENTS:	7.5·1·	
The above	identified owner of roc	ord of a 100% percent in	storact in the inctent o	nalication basely	disclaims avao-+
In making application that woul patent, as presently held unenforceable, under 37 C.F.R. 1.33	for and during such per instant application and the above disclaimer, dextend to the expiration shortened by any term is found invalid by a county of the co	. The owner hereby agreered that it and the prior part is binding upon the grants the owner does not disclain date of the full statutory ninal disclaimer, in the ever court of competent jurisdictions are seently shortened by any terms.	patent are commonly one, its successors and/ aim the terminal part term as defined in 35 at that it later expires from its statutorily disclar ertificate, is reissued, one	owned. This agreed or assigns. of any patent graups u.S.C. 154 to 156 for failure to pay a simed in whole or the contract of	ement runs with an inted on the instal and 173 of the pri maintenance fee, terminally disclaime
Check eithe	r box 1 or 2 below, if a	ppropriate.			
1. For submis undersigned is empo	sions on behalf of an wered to act on behalf	organization (e.g., corpora of the organization.	tion, partnership, univ	versity, governmer	nt agency, etc.), th
information and beli- statements and the	ef are believed to be t like so made are puni	ents made herein of my outrue; and further that these ishable by fine or imprison the terms may jeopardize the terms.	statements were mad ment, or both, under s	le with the knowle Section 1001 of T	edge that willful fals
2. The unders	gned is an attorney of	record.			
	Signature	Da	ted: February 16, 20	005	
David '	W. Highet, Assistant Sec	cretary			
PTO sugge	sted wording for termin	C.F.R. 1.20(d) included. al disclaimer was unchange b) is required if terminal disc		e assignee.	

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STATEMENT UNDER 37 CFR 3.73(b)

Applicant/Patent Owner: Becton, Dickinson and Company	
Application No./Patent No.: 6,622,721	Filed/Issue Date: September 23, 2003
Entitled: Drug Delivery System Including Holder and Drug	Container
Becton, Dickinson and Company , a corp	poration
(Name of Assignee) (Type of	Assignee, e.g., corporation, partnership, university, government agency, etc.)
states that it is:	
1. the assignee of the entire right, title, and interest; or	
2. an assignee of less than the entire right, title and interest in the patent application/patent identified above by virtue of either	%
A. [/] An assignment from the inventor(s) of the patent application/pate States Patent and Trademark Office at Reel <u>.012028</u> , Fra	-
OR	
B. [] A chain of title from the inventor(s), of the patent application/pate	nt identified above, to the current assignee as shown below:
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Reel, Frame, or for which a c	copy thereof is attached.
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[] Additional documents in the chain of title are listed on a s	
[] Copies of assignments or other documents in the chain of title are a [NOTE: A separate copy (i.e., a true copy of the original assignment accordance with 37 CFR Part 3, if the assignment is to be	
The undersigned (whose title is supplied below) is authorized to act on I	behalf of the assignee. February 16, 2005
Signature	Date
David W. Highet	201-847-5317
Printed or Typed Name	Telephone number
Assistant Secretary	·
Title	

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggstions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETE D FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.